DIVORCE WITHOUT CHILDREN DECREE



Packet #7



These forms must not be used to engage in the unauthorized practice of law. The court is not responsible for (1) actions taken by the users of these forms or (2) users' reliance upon the instructions or information provided.

IMPORTANT!



This form *should only be used* if your divorce <u>does not involve children</u>. If you and your spouse have minor children together either by birth or adoption, **STOP**. You must use Packet # 4, *Divorce With Children Decree*.

GENERAL INFORMATION & Frequently Asked Questions

What is a Decree?

The Decree is the final step in your divorce. It is a legal order from the court (signed by a judicial officer) that ends your marriage. It also determines the rights and responsibilities between you and your spouse after the divorce.

A decree states:

- Who is given what property
- Which debts will be paid by each person
- Who will pay spousal maintenance and how much

What do I include in my Decree?

The court <u>cannot order</u> something in your Decree that you did not ask for in your Petition.

There are two exceptions:

- 1. Your spouse has already agreed to the change, or
- 2. The change is clearly a benefit to your spouse

It is a good idea to have the Petition with you as a guide while you fill out this form.

What if I want something different from what I asked for in my Petition?

If your situation has changed since you filed your Petition, and now you want to make an adjustment, you cannot do so with the Decree.

You must first:

- o Fill out and re-file Packet # 5, Divorce Petition without Children with your new requests
- Serve the amended Petition on your spouse, just as you did with the original. See Packet # 10,
 Service on the Other Party.



What is "community property"?

Arizona is a community property state. This means that almost all property that you and your spouse get during the marriage probably belongs to both of you. It also means that you are probably both responsible for any debt you take on during the marriage. Community property and debt must be divided between you and your spouse at the time of your divorce.

What is "separate property"?

Separate property is not community property—it only belongs to one spouse. Property received as a <u>gift or inheritance</u> is considered separate property and usually belongs only to the spouse that received the gift or inheritance. Property <u>owned before the marriage</u> is also considered separate property and usually belongs only to the spouse who bought the property before the marriage. "Separate debts" are debts acquired before the marriage. They should be paid by the spouse who brought the debt into the marriage.

Do I need a lawyer's help?

There are times when more complex legal problems will come up, and you may want to get the advice of a lawyer. There are lawyers who will help you help yourself. This means that they will only charge you for giving you the help that you need: you can complete the court forms on your own or ask the lawyer for help.

For more information, call the Law Library and Resource Center at (520) 724-8456.

This symbol is a warning. It can mean a few different things:



- The topic can be confusing and you may need to ask a lawyer for help
- You may need to make sure that something is done

Whenever you see this symbol, *make sure* you read the information carefully and understand it fully.

Do I have to obey the Decree?

Yes, you must obey your divorce decree. The decree has the same authority as any other court order and must be taken seriously. If either you or your spouse does not follow the decree, the other party can ask the court for help to enforce the terms.

Any party that does not follow the orders of the divorce decree can be found in "contempt of court." Contempt of court means that you have *disobeyed* or *disrespected* the authority of the court, and you could be ordered to pay a fine or serve time in jail.



Instructions for Completing Divorce Decree (Without Children)

THE CAPTION

- Personal information Fill in your name, street address, city, state, ZIP code, telephone number.
- o Case No. Enter your Superior Court "D" Number, as found on your Petition.
- o **Petitioner** Enter your name as the Petitioner.
- **Respondent** Enter the name of your spouse as the Respondent.

STOP!



If your spouse filed a Response to the Petition for Dissolution, *only complete the caption of these forms*. You cannot complete the decree in advance if you have been ordered to attend a settlement conference or trial.

If your spouse <u>did not</u> file a Response, and you are seeking a divorce decree by default, please continue. But remember, the court cannot order something that you did not ask for in your Petition. It is a good idea to have the Petition with you as a guide while you fill out this form.

THE COURT FINDS AS FOLLOWS:

1, 2, 3a-e.

These sections state that the court has the legal power, or jurisdiction, to hear the issues in your case and to make orders regarding your divorce, property and debts, and spousal maintenance. On section d. mark if your marriage IS or is NOT a covenant marriage.

3f. As To Property And Debts

Check

- o If you and your spouse **did not** gain any property or debts while you were married.
- If you and your spouse have already agreed on how your community property and debts should be divided.
 - Describe this agreement in sections 5 and 6, "The Community Property Shall Be Divided

As Follows" and "The Community Debts Are Ordered To Be Paid As Follows."

- If you and your spouse have not agreed on how your community property and debts should be divided, but you are asking for a division of property consistent with what you asked for in your Petition.
 - Describe your request in sections 5 and 6, "The Community Property Shall Be Divided As Follows" and "The Community Debts Are Ordered To Be Paid As Follows."

3g. Pregnancy

Check

- o If the wife **is not** pregnant
- o If the wife is pregnant
 - Check whether the husband "IS" or "IS NOT" the father of the child

3h. Check and complete only if spousal maintenance is ordered Check

- o "Petitioner" if you will receive spousal maintenance (alimony).
- o "Respondent" if you will give spousal maintenance (alimony).

THE COURT ORDERS THAT:

1. This statement means that when the judge signs your decree, your marriage is ended.

2. CHANGE OF NAME

Check

- o "Petitioner" if you want your name restored to what it was before the marriage
- o "Respondent" if your spouse wants his or her name restored to what it was before the marriage. You cannot put this in the decree for your spouse unless your spouse asks for it in writing.
- Write the restored last name on the line

3. ENFORCEMENT OF TEMPORARY ORDERS

 Enter the dates of all temporary orders that were made by the court for spousal maintenance (alimony). This allows you to make sure your spouse pays everything that the court has decided.

4. SPOUSAL MAINTENANCE

Check

- o That neither spouse will pay the other spousal maintenance, if you **did not ask** for spousal maintenance (alimony) in your Petition
- o "Petitioner" if you believe you should pay spousal maintenance

- o "Respondent" if you believe your spouse should pay spousal maintenance
 - Then check the box for which spouse will receive the payments
- o If you asked in your Petition for a specific dollar amount of spousal maintenance for a specific time period, write that information in the blanks.
- If you asked for spousal maintenance but not a specific dollar amount for a specific time period, do not write any information in the blanks.
 - Be prepared to tell the court how much spousal maintenance you think you should receive and for how long. You should also be prepared to tell the court why you think you should receive spousal maintenance.
- Check if you prefer the spousal maintenance payments be paid directly to "Petitioner," "Respondent,"
 or the "Support Payment Clearinghouse."

5. COMMUNITY PROPERTY:

In this section, you will mark how the <u>community</u> property should be divided.

- If you and your spouse **did not gain** any property or debts while you were married, leave this section blank.
- o If you and your spouse **have already agreed** upon the division of community property and debts (as checked in number 3e), describe that agreement here and in number 6.
- o If you and your spouse **have not agreed** upon the division of community property and debts (as checked in number 3e), mark sections 5 and 6 so that they match your Petition.



REMEMBER, the court cannot order something in your Decree that you did not ask for in your Petition. The Decree can include less, but it cannot include more.

<u>Property in each party's possession</u>: This refers to personal property items (clothes, furniture, vehicles, household items, etc.) currently in each party's possession that should remain in that party's possession. You can check the box for "Petitioner," "Respondent," or both, or you don't have to check any boxes.

DO NOT check:

- o "Respondent" if there are items in your spouse's possession that should be awarded to you
- o "Petitioner" if there are items in your possession that should be awarded to your spouse

<u>Real estate</u>: Include the address of the real estate in the first blank and the legal description of the property (found on the deed) on the lines. Check the box for the party who will keep the real estate. There is space in the form for two separate pieces of real estate. If you need to include additional real

estate, attach a separate piece of paper.

<u>Household furniture & appliances</u>: List furniture and large appliances (e.g., refrigerator) and their estimated values on the lines. For each item, check the box for the party who will keep that property. If you need to include additional items, write them in the "Other Items" section.

<u>Household furnishings</u>: List household items (other than furniture and large appliances) and their estimated values on the lines. For each item, check the box for the party who will keep that property. If you need to include additional items, write them in the "Other Items" section.

Other items: List any other items and their estimated values on the lines. For each line, check the box for the party who will keep that property.

<u>Retirement Funds</u>: List any pensions, profit sharing, stock plans, 401Ks, IRAs, etc. and their estimated values on the lines. For each line, check the box for the party or parties who will be awarded these funds.

<u>Motor Vehicles</u>: Include the make, model, VIN number, and name of the lien holder (if any) for each vehicle on the lines. Check the box for the party who will keep the vehicle. The form has space for three separate vehicles. If you need to include information for additional vehicles, attach a separate piece of paper.

6. COMMUNITY DEBTS:

List community debt sources and amounts (e.g., Visa card, \$2000). For each line, check the box for the party or parties who will pay the debt.

7. SEPARATE PROPERTY:

This section confirms separate property that you or your spouse brought into the marriage or received through gift or inheritance during the marriage. List the property items and their estimated values (e.g., bike, \$75). For each line, check the box to show who owns the item.

8. SEPARATE DEBTS:

This section confirms separate debts that you or your spouse acquired before the marriage. List the debt sources and amounts (e.g., student loans, \$15k). For each line, check the box to show which party is responsible for the debt.

9. THE PARTIES WILL FILE THEIR FEDERAL AND STATE INCOME TAX RETURNS AS FOLLOWS:

This section states that you and your spouse have already filed or will file joint income tax returns for the years of your marriage, except for the year during which you get divorced. For the year you get divorced, and for all of the years after, you will file separate and individual returns.

o If you have a different agreement about the manner you and your spouse will file taxes, write it on the lines for "Other."

10. ADDITIONAL ORDERS:

This section is optional. You may leave it blank.

o If there is something extra that you want the judicial officer to order, you can describe it here.

11. LIMITATION ON JURISDICTION:

This statement confirms that the Respondent was personally served with the Petition. The court CANNOT sign a decree for spousal maintenance or the division of community property and debts if the Petition was not served personally. For more information, see Packet # 10, *Service on the Other Party*.

SIGNATURES

Leave the first date line and the Judge/Commissioner line blank. The judicial officer will sign and date the Decree at the end of the hearing.

- o Sign the "Petitioner" line and date it.
 - If the Respondent is agreeing to the terms of the Decree, then the Respondent should also sign and date the form.

Pers	on Fili	ing:		
Add	ress (if	not protected):		
City	, State	, Zip Code:		
Tele	phone	•		
Ema	ııı Aaa	ress:		
AII	LAS N	umber:		
		Bar Number:	<u></u>	
•		ng □ Self, without a Lawyer or		
\Box A	ttorne	y for □ Petitioner OR □ Respondent		
	A	ARIZONA SUPERIOR CO	URT, PIMA COUNTY	
			Case No.	
		Petitioner		
and			DECREE OF DISCOLUTION	
			DECREE OF DISSOLUTION OF MARRIAGE	
		Respondent	(WITHOUT CHILDREN)	
THE	COU	RT FINDS AS FOLLOWS:	(112220010222221)	
			1 771 (1 (1 (1 11	
1.	testin	s case has come before this court for final orders. The court has either taken all mony needed to enter a final Decree of Divorce/Dissolution, or has determined that estimony need be taken to enter the final Decree of Divorce/Dissolution.		
2.		is court has jurisdiction over the parties under the law, and the provisions of this cree are fair and reasonable under the circumstances.		
3.	The court finds that:			
	a. At the time this action was filed, one of the parties had lived in Arizona for more than 90 days, or had lived in Arizona while a member of the United States Armed Forces for more than 90 days.			
	b.	The provisions of A.R.S. § 25-381.09 not apply or have been met.	relating to the Conciliation Court either do	
	c.	The marriage is irretrievably broken.		
	d.	☐ This is NOT a covenant marriage C	R □ This IS a covenant marriage	
	e.	O 1	and where it is applicable to the facts of this roved, and made Orders relating to issues of e division of property and/or debts.	

	f.	As to property and debts,
		☐ The parties did not acquire any community property or debts during the marriage.
		OR
		☐ The parties have agreed to a division of community property and debt as evidenced by their signatures on the bottom of this document and as described in sections 5 and 6 of this order.
		OR
		☐ There is no agreement as to division of property and debt, but all community property and debt is divided pursuant to sections 5 and 6 of this order.
	g.	Wife is
		□ NOT pregnant
		\square IS pregnant, and the husband \square IS or \square IS NOT the father of the unborn child(ren).
	h.	Check and complete only if spousal maintenance is ordered.
		□ Petitioner OR □ Respondent lacks enough property, including property given to him or her as part of this divorce, to provide for his or her reasonable needs, and is unable to support himself or herself through an appropriate job or is of a condition that he or she should not be required to look for work outside of the home, or lacks earning ability necessary to support himself or herself, or contributed significantly to the educational opportunities of the other spouse, or had a marriage that lasted a long time and is of an age which may severely limit the possibility of employment in order to support himself or herself.
THE	COU	RT ORDERS THAT:
1.	The marriage of the parties is dissolved and the parties are restored to the legal status single persons.	
2.	СНА	NGE OF NAME:
	☐ Pet	itioner's OR Respondent's last name is restored to
		Date of Birth:

3.	All of A satis	pobligations ordered to be paid by the pai	parties in Temporary Congainst the party with	shall be the obligation up to the	
4.	SPOUSAL MAINTENANCE:				
	□N	leither party is ordered to pay spousal i	maintenance (alimony)	to the other party.	
			OR		
5.	made Clear remains	of \$ month spousal maintenance NTH after this decree is signed and leaving party is remarried or deceased or e directly to □ Petitioner OR □ arringhouse, until all required payment arriage or of the recipient or death of educations E COMMUNITY PROPERTY A	oy the first day of eac until (dat Respondent OR as have been made un other party.	h month thereafter untile). All payments shall be the Support Payment der this Decree or until	
	FOI	LLOWS:	TO PETITIONER	TO RESPONDENT	
		Property in each party's possession			
		Real estate at:			
		Legal Description (from the Deed):			
		Real estate at:			
		Legal Description (from the Deed):			
	Hous	sehold furniture and appliances:			
	(For	example: Bedroom furniture: \$250)			

	TO PETITIONER	TO RESPONDENT
Household furnishings:		
(For example: lamp: \$30)		
Other items:		

Bank Accounts:		
Retirement Funds: Pension/Profit S Plan/401K/IRA:	Sharing/Stock	
Motor vehicle:		
Make: Model: _		
VIN: Lien Holder and Amount:		
Motor vehicle:		
Make: Model: _		
VIN:		
Motor vehicle:		
Make: Model: _		
VIN: Lien Holder and Amount:		
Motor vehicle:		
Make: Model: _		
VIN:		

6. **COMMUNITY DEBTS SHALL BE PAID AS FOLLOWS:**

(For example: Visa card, \$2000)

TO PETITIONER TO RESPONDENT

1.		
2.		
3		
1		
<i>E</i>		
6		
7		
SEPARATE PROP (For example: bike,	PERTY IS CONFIRMED AS FOLLO \$75)	WS:
	TO PETITIONER	TO RESPONDENT
1.		
2		
2		
4.		
5		
_		
7		
	T IS CONFIRMED AS FOLLOWS:	□ TO RESPONDENT
SEPARATE DEBT (For example: stude	T IS CONFIRMED AS FOLLOWS: nt loans, \$15k)	
SEPARATE DEBT (For example: stude) 1. 2.	T IS CONFIRMED AS FOLLOWS: nt loans, \$15k) TO PETITIONER	TO RESPONDENT
SEPARATE DEBT (For example: stude) 1. 2. 3.	T IS CONFIRMED AS FOLLOWS: nt loans, \$15k) TO PETITIONER	TO RESPONDENT
SEPARATE DEBT (For example: students) 1. 2. 3. 4.	T IS CONFIRMED AS FOLLOWS: nt loans, \$15k) TO PETITIONER	TO RESPONDENT □ □
SEPARATE DEBT (For example: stude) 1. 2. 3.	T IS CONFIRMED AS FOLLOWS: nt loans, \$15k) TO PETITIONER	TO RESPONDENT
SEPARATE DEBT (For example: stude) 1. 2. 3. 4. 5.	T IS CONFIRMED AS FOLLOWS: nt loans, \$15k) TO PETITIONER	TO RESPONDENT

9. THE PARTIES WILL FILE THEIR FEDERAL AND STATE INCOME TAX RETURNS AS FOLLOWS:

After the judicial officer signs the Decree of Dissolution of Marriage (Divorce), the parties will pay federal and state taxes as follows: For the years they were married but not

including the year the Decree was signed, the parties have already filed or will file joint federal and state income tax returns. For these previous years, the parties will also pay and hold the other harmless from ½ of all additional income taxes, if any, and all other costs, and share equally in refunds. For the calendar year that the Decree was signed, and for all future years, each party will file separate federal and state income tax returns, and each will give the other party all necessary documentation to do so.

Othe	er:	
10.	UNKNOWN DEBTS:	
		wn to Respondent, Respondent is ordered to pay party is ordered to pay his or her debts which he
11.	ADDITIONAL ORDERS: The Court further orders that	
12.		out personal service on Respondent, with respect
13.	to issues of community debts or property, FINAL ORDERS: Pursuant to Rules 78, Arizona Rules of Far appealable order as there are no further management.	nily Law Procedure, this signed Decree is a final
DA	ATED:	Judicial Officer
Subr	mitted by Petitioner	Date:
Approved by Respondent (if applicable):		Date